State of North Dakota Public Service Commission

Public Service Commission Practice and Procedure Rulemaking Case No. AD-14-762

CHAPTER 69-02-09 TRADE SECRET PROCEDURES FOR PROTECTING INFORMATION FROM DISCLOSURE

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69-02-09-01. Application to protect information. Except as provided in sections 69-02-09-13, Anan applicant requesting trade secret-protection of information in an administrative proceeding or in a response to a commission

request for information shall file an application with the commission. The application must include at least the following:

- 1. A general description of the nature of the information sought to be protected;
- 2. The specific law or rule on which protection is based;
- 23. If the basis for protection is that the information is trade secret:
 - <u>a).</u> An explanation of why the information derives independent economic value, actual or potential, from not being generally known to other persons;
 - 3<u>b</u>). An explanation of why the information is not readily ascertainable by proper means by other persons;
 - 4<u>c</u>). A general description of the persons or entities that would obtain economic value from disclosure or use of the information;
 - 5d). A specific description of known competitors and competitors' goods and services that are pertinent to the tariff or rate filing; and
 - 6<u>e</u>). A description of the efforts used to maintain the secrecy of the information.
- 4. If the basis for protection is a reason other than that the information is trade secret, the specific basis or bases upon which the information qualifies for protection.
- 5. A redacted public version of the information, unless this requirement is waived by the commission. The amount redacted must be as minimal as possible. If it is not possible to file a redacted public version, a specific written request for waiver of the requirement and the reasons for requesting a waiver must be filed.

History: Effective March 1, 1994; amended

General Authority: NDCC 28-32-02

Law Implemented: NDCC 28-32-06, 47-25.1

69-02-09-02. Filing of application. The application must be addressed to and filed with the executive secretary of the commission. The trade secret protected material filed with the application must be separately bound and placed in a sealed envelope, or other appropriate, sealed container, which must be labeled: TRADE SECRETPROTECTED INFORMATION – PRIVATE. An original and seven copies of the public portion of the application must be filed unless this requirement is waived by the commission. Only one copy of the trade secret protected material must may be filed.

History: Effective March 1, 1994; amended

General Authority: NDCC 28-32-02

Law Implemented: NDCC 28-32-06, 47-25.1

69-02-09-03. Processing the application. When an application for trade secret protection of information is filed, the commission staff shall examine the information and application, and makefile and serve a prima facieresponse that includes a recommendation of on whether the information qualifies for protection. If the basis for requesting protection is that the information is trade secret, the staff response must include a recommendation on whether the information is relevant and a is trade secret, under the definition of trade secret in North Dakota Century Code section 47-25.1-01. The commission will make a determination on the application from

the application and the recommendation <u>and any response received from</u> those served.

History: Effective March 1, 1994; amended

General Authority: NDCC 28-32-02

Law Implemented: NDCC 28-32-06, 47-25.1

69-02-09-04. Protective order. Upon a determination that information qualifies for protection is relevant and trade secret the commission shall issue a protective order limiting disclosure.

History: Effective March 1, 1994; amended

General Authority: NDCC 28-32-02

Law Implemented: NDCC 28-32-06, 47-25.1

69-02-09-05. Request for hearing - Who may request - Time – Burden of proof.

- 1. Upon a determination that the information is relevant but not trade secret or upon a determination of irrelevance, does not qualify for protection, the applicant will be notified and has seven days to request a hearing before the commission, or obtain appropriate injunctive relief from the courts. If no hearing is requested or the commission is not otherwise restrained, the information will become part of the public record without protection. The burden of proof in such a hearing is on the party seeking to prevent disclosure.
- 2. If any person disagrees with the designation of information as trade secret<u>protected</u> or with its nondisclosure, the person shall first attempt to informally dispose of the dispute with the party seeking to prevent disclosure. If the dispute cannot be

resolved, any person may request a hearing before the commission to determine the trade secret protected status.

History: Effective March 1, 1994; amended

General Authority: NDCC 28-32-02

Law Implemented: NDCC 28-32-06, 47-25.1

69-02-09-06. Request for hearing - Contents. A request for hearing must be in writing. An original and seven copies of the request must be filed with the executive secretary of the commission. The request must identify the reason the information should be disclosed, or not considered trade secret protected. In any hearing the burden of proof is on the party seeking to prevent disclosure.

History: Effective March 1, 1994; amended

General Authority: NDCC 28-32-02

Law Implemented: NDCC 28-32-06, 47-25.1

69-02-09-07. Viewing trade secret protected information.

1. The commission and its staff, and any outside counsel retained by the commission, may view protected information filed with the commission at any time. However, the commission and its staff are bound by the terms of these rules to keep the information confidential and must execute the protective agreement as required in subsection 3. The originator (applicant for trade secret protected status) may also view the information at any time without the necessity of executing the protective agreement required in subsection 3.

- 2. Others who wish to view protected information, including experts and who are not regular full-time employees of the commission, and opposing counsel and experts, may do so only after written authorization from the commission. The commission may grant authorization when the person wishing to view the information submits a written request that includes all of the following:
 - a. The name and address of the person who will view the information;
 - b. Identification, as specifically as possible, of the information requested;
 - c. A showing of good cause why the information is needed;
 - d. Identification of the purpose of the review;
 - e. Identification of the intended use of the information; and
 - f. An estimate of the time needed for review.

The requesting person shall file anthe original and seven copies of the written request with the commission and serve it upon the originator at least ten days prior to the time the person desires to view the information unless the originator agrees to a shorter notice period.

3. Any person requesting review of thereviewing protected information filed with the commission shall also execute a protective agreement form provided by the commission. A new protective agreement form must be executed for each work day in which information is viewed.

4. The commission shall disclose the information unless:

a). The commission is prohibited by law from disclosure

under any circumstances or;

b). the The originator shows good cause why disclosure

should not be granted.

When disclosed, trade secret protected information may not be removed from

commission offices and must be returned for secure filing prior to the end of

the workday on which the information was disclosed, and may be used only

for purposes of the proceeding or case.

History: Effective March 1, 1994; amended

General Authority: NDCC 28-32-02

Law Implemented: NDCC 28-32-06, 47-25.1

69-02-09-08. References to trade secret protected

materialinformation at hearings. To the extent that reference is made to

any trade secret protected information by a person afforded access to such

information during any aspect of the proceeding, the information should be

referenced only by its title or its exhibit identification, or in a manner that does

not unnecessarily disclose the confidential information. If specific disclosure

of the confidential information is necessary during oral testimony or

argument, it must be on such prior notice as is feasible and, in any event, on

sufficient notice to clear the hearing room of persons not bound by this

chapter.

History: Effective March 1, 1994; amended

General Authority: NDCC 28-32-02

Law Implemented: NDCC 28-32-06, 47-25.1

69-02-09-09. Protection of trade secret protected information. Any part of the record of a proceeding containing trade secret protected information, including exhibits and transcript pages, must be protected unless otherwise ordered by the commission. If a commission order requires a finding based on trade secret protected information, the order must reference the confidential nature of the finding and a separate, confidential document must be prepared to state fully the finding of fact and the trade secret protected information relied upon to support the finding.

History: Effective March 1, 1994; amended

General Authority: NDCC 28-32-02

Law Implemented: NDCC 28-32-06, 47-25.1

69-02-09-10. Copies of information used during hearing. Copies of the trade secretprotected information may be made for use during a hearing for persons bound by these rules. If copies are made for hearing purposes, they must be numbered. Upon the completion of the hearing, all copies of the information must be returned to the disclosing party or commission staff.

History: Effective March 1, 1994; amended

General Authority: NDCC 28-32-02

Law Implemented: NDCC 28-32-06, 47-25.1

69-02-09-11. Documents certified on appeal. When an order of the commission is appealed and the documents are certified to court, copies must be made of the trade secret protected information. The copies of trade secret protected information must be placed in a sealed envelope, or other appropriate, sealed container, and labeled: "TRADE SECRET PROTECTED INFORMATION - PRIVATE". The originals of the trade secret protected information must be retained in the commission's trade secret protected

<u>information</u> file. When the court issues its decision and returns the case record to the commission, the copies of <u>trade secret protected</u> information must be filed with the originals in the commission's <u>trade secret protected</u> information file.

History: Effective March 1, 1994; amended

General Authority: NDCC 28-32-02

Law Implemented: NDCC 28-32-06, 47-25.1

69-02-09-12. Disposal of trade secret protected information.

Except for information filed under Section 69-02-09-14, When when a case or file containing trade secret protected information has been closed for one year the commission will dispose the trade secret protected information by

History: Effective January 1, 2001; amended

General Authority: NDCC 28-32-02

shredding.

Law Implemented: NDCC 28-32-06, 47-25.1

69-02-09-13. Information filed under Sections 69-09-05-12 and 69-09-05-12.1.

Information filed to comply with sections 69-09-05-12(3)(b) or 69-09-05-12.1 is protected without need for the originator to file an application and without further action by the commission, unless the commission orders otherwise. Sections 69-02-09-01 through 69-02-09-04 do not apply to information filed to comply with sections 69-09-05-12(3)(b), or subsections 69-09-05-12.1(1), 69-09-05-12.1(2), or 69-09-05-12.1(3).